IN THE UNITED STATES DISTRICT COURT

ATLANTA DIVISI	FILTO
ADAM BRANDT,	MAR 0 1 2013
Plaintiff,	JAMES N. HATTEN
v.) CIVIL ACTION
MARK OF EXCELLENCE CREATIVE ENVIRONMENTS LLC and MARK REAVES,) NO. 1:12-CV02628-WSD)

CONSENT ORDER APPROVING SETTLEMENT AGREEMENT AND DISMISSING ACTION WITH PREJUDICE

Defendants.

This case is before the Court for consideration of the Joint Motion to

Approve Settlement and Stipulation to Dismiss Case [Doc. # 13]. After reviewing
the entire record, the Court enters the following Order:

Having reviewed the Settlement Agreement, the Court finds that the settlement is fair, adequate, and reasonable. The Court finds that the Agreement was negotiated at arm's-length and is not the result of any collusion. Therefore, the Joint Motion to Approve Settlement [Doc. # 13] is hereby **GRANTED**, and the settlement of the parties is hereby **APPROVED**.

Consistent with the terms of the Agreement, Defendant MOE will tender all sums required by the Agreement within ten (10) days of the entry of this Order. As requested by Parties and pursuant to Federal Rule of Civil Procedure 41(a)(2), this

Action is **DISMISSED** with Prejudice.

This day of March, 2013.

The Honorable William S. Duffey, Jr. United States District Judge

PRESENTED BY AND CONSENTED TO:

/s/ Rachel M. Lazarus

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